1 2 3 4 5 6 7 8	Justin E. Sterling, State Bar No. 249491 LAW OFFICES OF JUSTIN STERLING Justin@SterlingDefense.com 15760 Ventura Blvd. Suite 700 Encino, CA 91436 Tel. (818) 995-9452/Fax. (818) 824-3533 Erin Darling, State Bar No. 259724 LAW OFFICES OF ERIN DARLING Erin@ErinDarlingLaw.com 3435 Wilshire Blvd. Suite 2910 Los Angeles, CA 90010		
9	Tel. (323) 736-2230		
10	Attorneys for Plaintiffs DORA SOLARES		
11	[Counsel for Defendants on signature page]		
12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14	NOKTHEKN DISTKI	CI OF CALIFORNIA	
15	DORA SOLARES,	Case No. 1:20-cv-00323-LHR-BAM	
16 17	Plaintiff,	STIPULATED AMENDED SCHEDULING AND DOCKET	
18	V.	CONTROL ORDER; AND ORDER	
19		Hon. Lee H. Rosenthal	
$_{20}$	RALPH DIAZ, in his individual capacity, KENNETH CLARK, in his		
21	individual capacity, JOSEPH BURNS,		
22	in his individual, and DOES 1 TO 15, in their individual capacities		
23	then marvidual capacities		
23 24	Defendants.		
25			
26	COME NOW Plaintiff Dara Sale	ares and Defendants Burnes, Gallemore,	
27			
28	Gamboa, Garcia, Loza, Maytubby, Mun	ioz, and rena and Defendant Silva and	

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hereby stipulate and submit the following proposed amended schedule to control 1 2 the above-listed matter: 3 **COMPLETION OF NON-EXPERT** 1. August 22, 2025 **DISCOVERY** 5 Written discovery requests are not 6 timely if they are filed so close to this 7 deadline that under the Federal Rules of Civil Procedure the response would not 8 be due until after the deadline. 9 10 **EXPERTS ON MATTERS OTHER** 2. September 5, 2025 11 THAN ATTORNEYS' FEES 12 The plaintiff (or the party with the 13 burden of proof on an issue) will designate expert witnesses in writing 14 and provide the report required by Rule 26(a)(2) of the Federal Rules of Civil 15 Procedure. 16 17 3. October 3, 2025 **OPPOSING EXPERTS** 18 The opposing party will designate 19 expert witnesses in writing and provide the report required by Rule 26(a)(2) of 20 the Federal Rules of Civil Procedure. 21 4. October 24, 2025 **CLOSE OF EXPERT DISCOVERY** 22 23 5. November 21, 2025 PRETRIAL DISPOSITIVE MOTIONS DEADLINE 24 25 No motion may be filed after this date except for good cause. 26 27

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6. January 9, 2026

7. January 23, 2026

JOINT PRETRIAL ORDER AND MOTION IN LIMINE DEADLINE

The Joint Pretrial Order will contain the pretrial disclosures required by Rule 26(a)(3) of the Federal Rules of Civil Procedure. Plaintiff is responsible for timely filing the complete Joint Pretrial Order. Failure to file a Joint Pretrial Order timely may lead to dismissal or other sanction in accordance with the applicable rules.

DOCKET CALL

Docket Call will be held at 2:00 p.m. in a location to be determined. No documents filed within 7 days of the Docket Call will be considered. Pending motions may be ruled on at docket call, and the case will be set for trial as close to the docket call as practicable.

Any party wishing to make any discovery motions should arrange for a premotion conference with the court before the preparation and submission of any motion papers. That includes a motion to compel, to quash, or for protection. Email Glenda Hassan at glenda_hassan@txs.uscourts.gov or fax her at 713-250-5213 to arrange for a pre-motion conference. Notify your adversary of the date and time for the conference.

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2		Respectfully submitted,
3	Dated: June 3, 2025	
4		LAW OFFICES OF ERIN DARLING
5		By:
6		<u>/s/</u>
7		Erin Darling, Attorneys for Plaintiff Dora Solares
8		
9	Dated: June 3, 2025	Respectfully submitted,
10		ROB BONTA
11		Attorney General of California JON S. ALLIN Supervising Deputy Attorney General
12		Supervising Deputy Attorney General
13		/s/Ianamy Duggan (as authorized on
14		/s/Jeremy Duggan (as authorized on 6/3/25 Jeremy Duggan
15		Deputy Attorney General
16		Deputy Attorney General Attorneys for Defendants Burnes, Gallemore, Gamboa, Garcia, Maytubby, Munoz, Loza, and Pena
17		maythooy, minoz, 102a, and 1 cha
18		
19	Dated: June 3, 2025	ANDRADA & ASSOCIATES
20		/a/I was a C Stock on (as authorized
21		/s/ Lynne G. Stocker (as authorized on 6/2/25)
22		By: Lynne G. Stocker Attorneys for defendant SILVA
23		1100.000,000,00000000000000000000000000
24		
25	Dated: June 6th , 2025	Lee N. Rosen Than
26		Lee H. Rosenthal
27		Senior United States District Judge
28		

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